

Appn. Number 09/877,729 (Wakefield) GAU 2174 Interview Summary 2 of 2

Date of Interview: 19 April 2004.

Type: Telephonic

Exhibit Shown: No

Definite Claims discussed: 8 and 9.

Identification of prior art discussed: N/A.

Agreement with respect to the claims: Was reached.

Substance of Interview: I Applicant, The Examiner, and The PTO Supervisor discussed what would be necessary to place the patent application in an allowable condition and what it would take to stay in compliance with full-disclosure of the invention in its' truest form. We discussed the following:

1. Whether an advantages section can be added to the specification section, which talks about the markets for the software, without being classified as new matter.
2. How to re-write claim 8 and 9 as to make them acceptable in accordance with the detailed office action.
3. How much evidence is needed to prove conception of invention and diligence under CFR 1.131, CFR 1.132 and MPEP § 2136.05 to traverse rejections of claims 1 -7 and 10 – 20 under the rejections/objections (102(c) and 103(a)) as stated in The Detailed Office Action.



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Attached: Amendment A, and Inventor Declaration (Pursuant to CFR 1.131)